
HOUSE BILL 2232

State of Washington

55th Legislature

1997 Regular Session

By Representatives Crouse, Poulsen, DeBolt, Morris, B. Thomas, Cooper and Linville

Read first time 03/03/97. Referred to Committee on Energy & Utilities.

1 AN ACT Relating to studying and developing recommendations for the
2 restructuring of the electric energy industry; creating new sections;
3 and providing an expiration date.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 NEW SECTION. **Sec. 1.** INTENT. The state of Washington is affected
6 by national, regional, and state-wide changes that are transforming the
7 nature of the electric power industry. These changes have profound
8 implications for Washington's economy and environment. The legislature
9 finds that:

10 (1) The interests of the citizens of Washington will be served by
11 having access to a choice of electric services and energy providers,
12 provided that basic safeguards relating to consumer protection and
13 access are met and investments that preserve the electric system
14 reliability and environmental protection are not undermined.

15 (2) The transition to a competitive retail electricity market
16 requires that investments in conservation, renewable resources, and
17 low-income service be made in a competitively neutral manner and,
18 further, that minimum investment standards for these purposes are
19 necessary and desirable as the industry becomes more competitive.

1 (3) Electricity is an essential service and should be reasonably
2 accessible and affordable to all consumers, regardless of income or
3 geographic location. The unique circumstances and value of small,
4 rural electric systems should be taken into account as industry
5 restructuring moves forward.

6 It is the intent of this act to begin the comprehensive
7 restructuring of the retail sale of energy in the state of Washington.

8 NEW SECTION. **Sec. 2.** DEFINITIONS. The definitions in this
9 section apply throughout this act unless the context clearly requires
10 otherwise.

11 (1) "Commission" means the utilities and transportation commission.

12 (2) "Department" means the department of community, trade, and
13 economic development.

14 (3) "Direct service industrial customer" has the same meaning as
15 the term is defined in section 3(8) of the Pacific Northwest electric
16 power plan and conservation act, P.L. 96-501.

17 (4) "Electric cooperative" means a cooperative or association
18 organized under chapter 23.86 or 24.06 RCW.

19 (5) "Electricity distributor" means an electrical company, electric
20 cooperative, irrigation district, municipal electric utility, public
21 utility district, or public service company engaged in the business of
22 providing distribution services to retail customers.

23 (6) "Electricity service supplier" means any person or entity that
24 sells electricity to one or more retail customers, including but not
25 limited to electrical companies, electric cooperatives, irrigation
26 districts, municipal electric utilities, public utility districts,
27 aggregators, marketers, brokers, independent power producers, public
28 service companies, or other municipal or state authorities.

29 (7) "Irrigation district" means a district authorized by chapter
30 87.03 RCW.

31 (8) "Municipal electric utility" means a city or town that owns and
32 operates an electric utility authorized by chapter 35.92 RCW.

33 (9) "Pilot program" means an experimental program, rate, or tariff
34 designed to elicit information concerning the cost-effectiveness,
35 marketing, design, evaluation, or cost structure of the provision of
36 distribution and electricity by electrical distribution companies and
37 electricity service suppliers.

1 (10) "Public utility district" means a district authorized by
2 chapter 54.04 RCW that sells electricity to retail customers.

3 (11) "Retail customer" means any person or entity that purchases
4 electricity for ultimate consumption and not for resale.

5 (12) "Task force" means the task force created in section 3 of this
6 act.

7 NEW SECTION. **Sec. 3.** TASK FORCE ON ELECTRIC SYSTEM RESTRUCTURING.

8 (1) There is created a task force on electric system restructuring.
9 The task force shall recommend measures needed for the Washington
10 component of a regional and national restructured electric system that
11 will:

12 (a) Recognize the multiple uses, benefits, and claims on our
13 natural rivers;

14 (b) Preserve low-cost power for Washington consumers;

15 (c) Foster real competition whose benefits are fairly distributed
16 across all sectors of Washington consumers;

17 (d) Fairly distribute the cost of past investments that are
18 uneconomic in today's market;

19 (e) Build into the competitive structure system benefits, including
20 reliability and safety of electric service, environmental quality,
21 conservation of electricity, encouragement of renewable resources, and
22 affordable service;

23 (f) Substantially implement the recommendations contained in the
24 final report of the comprehensive review of the northwest energy system
25 dated December 12, 1996.

26 (2) The task force shall consist of seven members: One from each
27 legislative caucus, appointed by the senate majority leader and the
28 speaker of the house of representatives, as appropriate, and three
29 members appointed by the governor. The governor shall appoint the
30 chair from among the members of the task force, but the chair must be
31 a member of the majority legislative caucus in either the senate or the
32 house of representatives.

33 (3) The senate, the house of representatives, the office of the
34 governor, the commission, the department, and the department of revenue
35 shall provide staff support to the task force, as appropriate.

36 (4) Meetings of the full task force shall be open to the public.
37 Task force members shall make appropriate efforts to inform affected
38 interest groups and the general public, regarding the issue of

1 restructuring and the progress of the task force. This subsection does
2 not prevent members of the task force from meeting with each other in
3 nontask force meetings or forums.

4 (5) The task force may establish work groups of knowledgeable or
5 affected persons to advise the task force on components of its work
6 plan. The task force shall seek information and opinions from diverse
7 interests, including, but not limited to, public power, private power,
8 smaller rural utilities, large consumers, direct service industries,
9 small consumers, nonutility power providers, the gas industry,
10 conservation groups, renewable resource providers, the environmental
11 community, low-income groups, local governments, the office of public
12 counsel of the attorney general's office, and the Washington office of
13 the Northwest power planning council.

14 NEW SECTION. **Sec. 4.** RESPONSIBILITIES OF THE TASK FORCE. The
15 task force created in section 3 of this act shall:

16 (1) Recommend mechanisms and steps needed to ensure competitive
17 access by energy service providers over the distribution facilities
18 operated by electricity distributors by July 1, 1999, or as soon
19 thereafter as reasonably practicable;

20 (2) Recommend ways to ensure the safety and reliability of the
21 electric power system;

22 (3) Develop guidelines for determining and fairly distributing the
23 costs of past investments that are no longer economically competitive;

24 (4) Identify changes to electrical companies' obligation to serve
25 retail customers made necessary through the mechanisms identified in
26 subsections (1) and (3) of this section;

27 (5) Develop uniform billing standards to assist customers and
28 electrical service providers in comparing available services;

29 (6) Recommend ways to ensure that electricity service is reasonably
30 accessible and affordable to all customers;

31 (7) Recommend the most appropriate means to ensure adequate funding
32 for conservation, renewable resources, and low-income weatherization
33 consistent with the final report of the comprehensive review of the
34 northwest energy system dated December 12, 1997;

35 (8) Identify mechanisms and steps needed to establish a uniform
36 state-wide system benefits charge to ensure accomplishment of the
37 minimum standard on a state-wide basis;

38 (9) Address special needs of rural electricity customers;

1 (10) Take into account state, regional, and national roles of
2 responsibility and cooperation;

3 (11) Take such other steps, including drafting legislation, as are
4 needed to accomplish the purposes and tasks set forth in this act.

5 NEW SECTION. **Sec. 5.** The task force shall report to the governor
6 and the legislature by December 1, 1997, concerning its activities,
7 draft legislation, and any recommendations for further action.

8 NEW SECTION. **Sec. 6.** PILOT PROGRAMS. In order to obtain
9 information about the likely effects of restructuring the electric
10 industry, the legislature:

11 (1) Encourages pilot programs between retail customers and
12 electrical companies under the commission's rate jurisdiction;

13 (2) Encourages governing bodies of public utility districts,
14 municipal electric utilities, and electric cooperatives to undertake
15 pilot programs with retail electric customers under their rate
16 jurisdiction;

17 (3) Encourages the commission and governing bodies to provide to
18 the task force results of information learned from the pilot programs.

19 NEW SECTION. **Sec. 7.** STUDY OF MINIMUM INVESTMENT STANDARD. The
20 department shall undertake a study of ways to achieve a minimum state-
21 wide standard of investment in local conservation resources, renewable
22 resources, renewable research and development, regional market
23 transformation, and low-income weatherization. For the purposes of
24 this section, the minimum standard is presumed to equal three percent
25 of total electricity expenditures. The department shall consult with
26 and obtain necessary information from electrical distribution
27 companies, electricity service suppliers, direct service industrial
28 customers, and others in developing its study. The department shall
29 report the results of its study to the task force by September 1, 1997.

30 NEW SECTION. **Sec. 8.** ACCESS AND AFFORDABILITY. On or before
31 September 1, 1997, the department shall provide recommendations to the
32 task force concerning mechanisms for ensuring that electricity service
33 is reasonably accessible and affordable to all customers, including
34 low-income and rural customers. The department shall consult with
35 utilities, low-income customer advocates, rural customer advocates, the

1 office of the attorney general, the commission, and others in
2 developing its recommendations.

3 NEW SECTION. **Sec. 9.** CAPTIONS NOT LAW. Captions used in this act
4 are not part of the law.

5 NEW SECTION. **Sec. 10.** This act expires March 1, 1998.

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